GV-2166

PATENT

# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

in re application of: Paul Delabastita, et al

Serial No.: 0 g/ 782,866

**Group No.:** 1113

Filed: 1/13/97

Examiner: M. Angebranndt

FOR METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE

NOTE: "In addition to identifying the application number of the prior application, applicant should furnish in the request for an application under this paragraph the following information relating to the prior application to the best of his or her ability: (1) Title of invention; (1) Name of applicant(s); and (iii) Correspondence address." 37 C.F.R. § 1.63(t)(8).

## Box CPA

Commissioner of Patents and Trademarks Washington, D.C. 20231

# CONTINUED PROSECUTION APPLICATION (CPA) (37 C.F.R. § 1.53(d))

NOTE: A continued prosecution application can only be filed for a divisional or continuation of a prior nonprovisional application and can NOT be filed for a continuation-in-part application. 37 C.F.R. 8 1.53(3)(1).

NOTE: Facsimile transmission can be used to obtain a data of transmission for this correspondence. 37 C.F.R. \$ 1.8(b)(3).

WARNING: A continued prosecution application "is a request to expressly abandon the prior application" as of its filing date. 37 C.F.R. \$ 1.63(d)(2)(V).

WARNING: While the filing of a continued prosecution application is the specific reference required by 35 U.S.C. \$ 120 to every application essigned the application number, identified in such request, no amendment in the application may delete the specific reference to any prior application (e.g., for patent term purposes). 37 C.F.R. § 1.59(d)(7).

> CERTIFICATION UNDER 37 CFR 1.8(s) and 1.10 (When using Express Mail, the Express Mail label number is mandatory; Express Mail certification is optional.)

I hereby certify that, on the date shown below, this correspondence is being:

		MAILING
	deposited with the United States Postal Servand Trademarks, Washington, D.C. 20231	ice in an envelope addressed to the Commissioner for Patents
	37 C.P.R. & 1.8(a)	57 G.F.R. § 1.10*
	with sufficient postage as first class mail.	Mailing Label No. (EH9377 13211
	T	RANSMISSION
0	transmitted by facelmile to the Patent and T	redomed Office.
	2.42.45	Secure
Oa	ato: 3/2/98	Paula E. Butler

(type or print name of person cortifying)

(Continued Prosecution Application (CPA) [4-2]-page 1 of 8)

Erom : RICHARD J. BIRCH PHONE No.: 781 237 1313 Sep. 22 1998 3:32PM P01

1. This	s is a request for the filing of a
<b>2</b>	continuation
0	divisional
onprovis	prosecution application under 37 C.F.R. § 1.53(d) of the above-identified prior clonal application.
ind cont leciaration cation no curposes	ther requested that this continued prosecution application utilize the file jacket ents of the prior application, including the specification, drawings, and oath or in from the prior application, to constitute this new application, and that the application of the above-identified prior application be assigned for identification in 37 C.F.R. § 1.53(d)(2)(iv).
he filing	no requested that the above-identified application be expressly abandoned as of date accorded this continued prosecution application. 37 C.F.R. § 1.53(d)(2)(v).
2. W	th respect to the above-identified nonprovisional application, this continued ion application is being filed:
	before the earliest of the:
	termination of the proceedings on the prior application (37 C.F.R. § 1.53(d)(1)(II)(C)
	payment of the issue fee thereon (37 C.F.R. § 1.53(d)(1)(I)(A).
	abandonment of the prior application (37 C.F.R. § 1.63(d)(1)(li)(B)  OR
	<del></del>
8 has	been granted in the prior application. 37 C.F.R. § 1.53(d)(1)(li)(A).
C	. The term for response or taking action in the prior application expires on $2-98$
	An extension of time in the prior application is:
	filed concurrently in the prior application
	☐ has been filed on

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### 3. It is noted that:

- This application discloses and claims only subject matter disclosed in the prior application. 37 C.F.R. § 1.63(d)(2)(ii).
- Filing of this continued prosecution application is to be construed to include a waiver of confidentiality by the applicant under 35 U.S.C. § 122, to the extent that any member of the public, who is entitled under the provisions of § 1.14 to access to, copies of, or information concerning, either the prior application or any continuing application filed under the provisions of 37 C.F.R. § 1.53(d), may be given similar eccess to, copies of, or similar information concerning the other application or applications in the file jacket. 37 C.F.R. § 1.53(d)(6).
- Filing of this request is the specific reference required by 35 U.S.C. § 120 to every application assigned the application number identified in this request. No amendment in this application may delete this specific reference to any prior application. 37 C.F.R. § 1.53(d)(7) and 1.78(a)(2).
- 4. This continued prosecution application names as inventors:
  - the same inventors named in the prior application on the date this continued prosecution application under 37 C.F.R. § 1.63(d) is being filed, 37 C.F.R. § 1.53(d)(4).

inventors fewer than all the inventors named in the prior application, 37 C.F.R § 1.53(d).
Please delete the following name(s) as inventor(s):

NOTE: "No person may be named as an inventor in an application filed under this paragraph who was not named as an inventor in the prior application on the date the application under this paragraph was filed, except by way of a petition under \$ 1.48." 37 C.F.R. \$ 1.63(t)(4).

5. Attached hereto is an amendment to the prior application as it existed prior to the filing of this continuation prosecution application.

NOTE: "Any new change must be made in the form of an amendment to the prior application as it existed prior to the filing of an application under this paragraph. No amendment in an application under this paragraph (a continued prosecution application) may introduce new matter or matter that would have been new matter in the prior application. Any new appositioation filed with the request for an application under this paragraph will not be considered part of the original application papers, but will be treated as a substitute specification in accordance with § 1.125." 37 C.F.R. § 1.63(d)(6).

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From : RICHGRD 1. BIRCH PHONE No. : 781 237 1313 Sep. 22 1998 5:35PM P03

### 6. Fee Calculation

NOTE: "(3) The filling fee for a continued presecution application filed under this paragraph is:

(i) The basic filing fee as set forth in § 1.18; and

(II) Any additional § 1.16 fee due based on the number of claims remaining in the application after entry of any amendment accompanying the request for an application under this paregraph and entry of any amendments under § 1.116 unentered in the prior application which applicant has requested to be entered in the continued prosecution explication."

37 C.F.R. § 1.63(d)(3)(1) and (1).

### A. 🗵 Regular application

		CLAIM	S AS FILED	
Number filed	Numbe	r Extra	Rate	Basic Fee 37 C.F.R. § 1.16(a) \$790.00
7 Total Claims (37 C.F.R. § 1.16(c))	-20=	×	\$22.00 =	0
Independent Claims (37 C.F.R. § 1.16(b))	1	-3= X	\$82.00 <b>-</b>	O
Multiple dependent claim(s), if any (37 C.F.R. § 1.15(d))			\$270.00	

An amendment deleting multiple-dependencies is enclosed.

☐ The fee for extra claims is not being paid at this time.

NOTE: If the fees for extra claims are not paid on filing, they must be paid or the claims canceled by amendment, prior to the expiration of the time period set for response by the Patent and Trademark Office in any notice of fee deficiency, 37 C.F.R. § 1.16(d).

Filing Fee Calculation

9 790 00

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From : RICHARD J. BIRCH PHONE No. : 781 237 1313 Sep. 22 1998 5:34PM P04

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	C.		Pla	int appli	cation					
		(\$540.0	00—	37 C.F.F	R. § 1.16(g))					
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		applio § 1.6. applio to co nonpri applio paten stater applio	etion ( 3 as a etion ( ntinue rovision etion, et if the	or petent in a continue under § 1 ad entitler and epplication a relace e nonproventhe prior or in the prior	vilications or pate in which the state stion, division, o .53(di), or the fill ment to smell e ation delming be us application m instance application respilication or in patent if status of	is hea been esti if continuation- ing of a release ntity status for ineffit under 35 ay rely on a eas- tion or the relas is the patent or li	ablished. To in-part (ind application r the conti U.S.C. 118 terment file ind applica- includes a	he refili cluding require inving g(e), 120 d in the stion in-	ng of an appli a continued as a new dets or reissue ap 0, 121 or 365 a prior applica ciudes a refe i the statemen	presecution under presecution aminetien as application. A (a) of a prior tion or in the rence to the at in the prior
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							, fre	om wi	hich benef	It is being
clain	ned f	or this	appli	cation u	nder:					
38	U.S	.C. § [	] 11	9(e),						
	-		] 12	20,						
			3 12	21,						
			36	35(c),						
and	whic	h statu:	<b>88</b> 6	a smali	entity is still	proper and	desired.			
		A cop	y of	the stat	tement in the	prior applic	ation is	inolud	led.	
Filing	g Fe	e Calcu	lation	(50%	of A, B, or C	above)			8	
NO	i	filed within	2 mc	nths of th	peld will be ref e date of timely p § 1.28(a).	lunded if a sma ayment of a full	uli entity ste I fee. The n	etemen: wo-mon	t and a rafund oth period is n	d request are ot extendable

(Continued Prosecution Application (CPA) [4-2] page 5 of 8)

From : RICHARD J, BIRCH

, A

			_	
•	Fee	Pay	ment Being Made at This Time	
	×	Not	Enclosed	
		8	No filling fee is to be paid at this time.	
			(This and the surcharge required by 37 C.F.R. § 1.16(e) subsequently.)	can be paid
		Enc	losed	
			Filing fee	\$
			Recording assignment (\$40.00—37 C.F.R. § 1.21(h)) (See attached "COVER SHEET FOR ASSIGNMEN ACCOMPANYING NEW APPLICATION.")	\$
			Petition fee for filing by other than all the inventors or person on behalf of the inventor where inventor refused to sign or cannot be reached	
			(\$130.00—37 C.F.R. §§ 1.47 and 1.17(1))	\$
	-	Tota	l fees enclosed	<b>1</b>
9.	Me	rtho	i of Payment of Fees	
		Ch	eck in the amount of \$	
		Α	large Account No in the amounduplicate of this transmittal is attached.	
		Fees (	should be itemized in such a manner that it is clear for which purpose the fees ( 2(b).	
WA	RNIN		Inless an application under § 1.63(d) filed by facsimile includes an authoriza leals filling fee to a deposit account, the applicant will be given a notification of the appropriate filling fee (§ 1.63(d)(3)) and the late filling surcharge under libandonment of the § 1.63(d) application. 62 Fed. Reg. 63,131, 63,133 (Oct.	§ 1.16(e) to avoid

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10. Authorization to Charge Additional Fees
WARNING: If no fees are to be paid on filing, the following items should not be completed.
WARNING: If no rees are to be paid on miling, the locality multiple dependent claims, to avoid unexpected high charges.  WARNING: Accurately count claims, especially multiple dependent claims, to avoid unexpected high charges.
WARNING: Accurately count daims, especially mounts and life extra claim charges are authorized.
The Commissioner is hereby authorized to charge the following additional fees by this paper and during the entire pendency of this application to Account No
0 37 C.F.R. §§ 1.16(a), (f), or (g) (filling fees)
37 C.F.R. §§ 1.16(b), (c), and (d) (presentation of extra claims)
NOTE: Because additional fees for excess or multiple dependent claims not paid on filing or on later presentation must only be paid or these claims canceled by emendment prior to the expiration of the time period set for response by the P.T.O. In any notice of fee deficiency (37 C.F.R. § 1.16(d)), it might be best not to authorize the P.T.O. to charge additional claim fees, except possibly when dealing with amendments after final action.
37 C.F.R. § 1.16(e) (surcharge for filing the basic filing fee and/or declaration on a date later than the filing date of the application)
37 C.F.R. §§ 1.17(a)(1)-(5) (extension fees pursuant to § 1.136(a))
37 C.F.R. § 1.17 (application processing fees)
WARNING: "A written request may be submitted in an application that is an authorization to treat any concurrent or future reply, requiring a petition for an extension of time under this paragraph for its timely submission, as incorporating a petition for extension of time for the appropriate langth of time. An authorization to charge all required feas, fees under \$ 1.17, or all required extension of time fees will be treated as a constructive petition for an extension of time in any concurrent or future reply requiring a petition for an extension of time the fee set forth in \$ 1.17(a) will also be treated as a constructive petition for an extension of time in any concurrent reply requiring a petition for an extension of time under this paragraph for its timely submission." 37 C.F.R. \$ 1.136(a)(3).
<ul> <li>37 C.F.R. § 1.18 (Issue fee at or before mailing of Notice of Allowance, pursuant to 37 C.F.R. § 1.311(b))</li> </ul>
NOTE: Where an authorization to charge the issue fee to a deposit account has been filed before the mailing of a Notice of Allowance, the issue fee will be automatically charged to the deposit account at the time of mailing the Notice of Allowance. 37 C.F.R. § 1.311(b).
NOTE: 37 C.F.R. § 1.28(b) requires "Notification of any change in status resulting in loss of entitlement to small entity status must be filed in the application prior to paying, or at the time of paying, issue fee." From the wording of 37 C.F.R. § 1.28(b), (a) notification of change of status must be made even if the fee is paid as "uther than a small entity" and (b) no notification is required if the change is to another small entity.
11. Instructions as to Overpayment
NOTE: "Amounts of twenty-five dollars or less will not be returned unless specifically requested within a reasonable time, nor will the payer be notified of such amounts; amounts over twenty-five dollars may be returned by check or, if requested, by credit to a deposit account." 37 C.F.R. § 1.28(a).
☐ Credit Account No
☐ Refund

From : BICHARD J. BIRCH PHONE No. : 781 237 1313 Sep. 22 1998 3:35PM P07

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Date: 3/2/98

Reg. No. 20,895

Tel. No. ( ) 781-237-1819

Customer No.

Sep. 22 1998 3:36PM PØ8

MANATURE OF PRACTITIONER

Richard J. Birch

(type or print name of practitioner)

8 River Glen Road

P.O. (Correspondence) Address

Welleslay, MA 02181

(Continued Prostigution Application (CPA) [4-2] page 8 of 8)

ътом : ВІСНЫВД 1. ВІВСН БНОИЕ №. : 781 237 1313